

LAST EDITION.

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Police Interference at
the Polls.

BLUE COATS FOR MAYNARD.

Some Voters Followed Into the
Booths and Ballots Handed
to Them.

FORCE USED ON PROTESTORS.

Easy for Tammany Workers, but
Representatives of the Opposi-
tion Intimidated.

THE SUNDAY WORLD'S
EASTER NUMBER NEXT SUNDAY.

THE WRONG MEDICINE AGAIN.

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A SECRET
MARRIAGE.

Between Col. Breckinridge
and Mrs. Wing, in New
York, April 29, '93.

REV. DR. PAXTON OFFICIATED.

Certificate Not Filed with Vital
Statistics Bureau Until
To-Day.

MISS POLLARD AS A WITNESS.

She Takes the Stand in Her \$50,-
000 Suit Against Breck-
inridge.

LEXOW NOW HARD AT IT.

Many Witnesses Testify of Police Interference at the Polls.

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Some Voters Followed Into the Booths and Ballots Handed to Them.

FORCE USED ON PROTESTORS.

Easy for Tammany Workers, but Representatives of the Opposition Intimidated.

Senator Lexow and his Police Investigating Committee resumed their sessions this morning in Part III of the Court of Common Pleas. Besides Chairman Lexow, the members of the Committee present when the proceedings began at 11 o'clock were Senators O'Connor, Bradley and Cantor.

The fact that some prominent citizens had been promised as witnesses today by Mr. Milholland, who is running this end of the investigation, had brought down a large gathering of interested spectators, and at that hour the court-room was well filled.

One of the first of the Committee to arrive was Senator Bradley. Otto Kemper, Commissioner of Accounts and other politicians of more or less prominence were seen among the audience.

The Committee said they had not decided yet whether or not they would sit to-morrow, which is St. Patrick's day, but Senator Bradley declared that he believed in business before pleasure, and was therefore prepared to sit to-morrow, notwithstanding the fact that it was also his sixty-first birthday.

No little interest was shown by a rumor that John W. Goff had been accepted as one of the counsel to the Committee, and was working in co-operation with William A. Sutherland, the Rochester lawyer, to-day. Lawyer Goff has already been engaged as associate counsel, and Mr. Goff's friends say he will not serve under any consideration so long as the political inquiry is going on.

Dr. Parkhurst says the Society has not proceeded from the fact that he told the Committee at Albany yesterday that a wrong construction had been placed upon the evidence, and he declared that the latter did not want to assume any dictatorship of the Committee.

Mr. Goff was not in the room at the opening this morning.

Chairman Lexow and several of his Republican colleagues who arrived at town last evening had a secret conference with Mr. Platt at the Fifth Avenue Hotel, but he refused to discuss the matter.

The members of the Committee when questioned this morning about the probability of Mr. Goff's connection with the Committee counsel said they had no idea what his plans were in the matter.

First witness was J. Augustus Johnson, a lawyer, who lives at 107 West Eighty-eighth street, who was a Republican watcher in the First Election District of the Twelfth Assembly District. He said the police there allowed people to vote who had been challenged by the witnesses, and he said the witnesses happened in three places. The witness demanded of the policeman that three persons should be arrested, but the policeman refused.

There were several then to go into the booths with a helper, although they were evidently not perfectly capable of preparing their ballots.

Another thing Mr. Johnson noticed was when the men came to the polls in their hands elect-meeting, within ten feet of the ballot-box. Money was freely distributed, and the attention of the police to this and demanded their arrest. They refused.

The crowd around the door and in the polling-place, the witness said, became violent, and wanted him put out or arrested. He appealed to the policeman for protection, and this, he said, was given to him.

Mr. Johnson told Mr. Nicol, who cross-examined him, that he had not sought out the Committee to tell his story. He decided to testify as a witness.

"I met a gentleman at the office of the Secretary of the Society of the Colonial War," began Mr. Nicol.

"Colonial war?" interrupted Mr. Nicol.

"Wards, did you say?"

"No, the war of the colonies; nothing to do with ward organizations," replied the witness, much to the amusement of some among the audience.

Mr. Johnson said he was independent in politics.

"You are a mugwump, then I presume," said Mr. Nicol.

Chairman Lexow ruled out this question, and said the witness was not a witness who had refused to make a statement at his request.

"Didn't you protest to the Republican inspector?" asked Senator Cantor.

"Yes, but he simply said to me, 'What good will it do for me to interfere?' With these Tammany men I can't do anything," said Mr. Johnson.

Mr. Johnson said the Republican inspector seemed to be in sympathy with the others.

Simon Goldman, of 172 Eldridge street, was a Republican watcher in the Twelfth Election District of the Third Assembly District.

He said he challenged a man whom he knew was voting illegally, when a man came up and struck him in the face. He continued:

"The crowd yelled: 'Give it to him!'"

\$500,000 IS MISSING.

Committee Estimate that McKane and Henchmen Are that Amount Short.

TRACING \$200,000 OF BONDS.

Ex-Czar's Friends Promised to Explain, but Have Been Unable to Do So.

OTHER OFFICIALS INVOLVED.

Exposure for McKane Means that They Also Will Be Held Accountable.

The Committee investigating the Gravesend accounts to-day roughly estimated officially that between John Y. McKane and his henchmen the taxpayers have been cheated out of over \$500,000 at the lowest figure.

How much of this amount went directly into the pockets of McKane is not known, but it is believed that he received most of the money.

The most valuable information given to the Committee is coming from persons who heretofore were regarded as McKane's closest friends.

From such a source the committee received new information to-day which was at once placed in the hands of their counsel, George F. Elliott. The facts furnished the committee relate to McKane's private excise fund.

McKane established a new office in 1883, known as "Inspector of Licenses," and appointed one of his police-men, James H. Cropper, now an indicted election inspector, to fill the position.

It was Cropper's duty in Summer to collect the licenses from hacks at Coney Island and also 100 apiece from the concert halls.

The committee have learned that there are two concert halls taxed \$100 each, and about twenty-five hacks, which they understand McKane taxed at \$5 each. This would give an annual revenue of \$1,750 at the lowest figure.

The books of the town show that since McKane does not keep his books, they understand McKane taxed at \$5 each. This would give an annual revenue of \$1,750 at the lowest figure.

Information has been given to the effect that McKane's friends are being placed in the big exposure which is promised some of the hackmen paid their license fees four or five times during a year.

Sometimes McKane, for appearance sake, the committee say, turned over to the police the money he received from the license fees, but immediately drew out more than he returned, and he kept the balance.

McKane turned over \$9,750, and immediately after drew out \$5,310.

These figures are being being thoroughly investigated by the Committee, and will, it is said, play no small part in the big exposure which is promised when the Supreme Court Commission is appointed.

A formal announcement regarding the bonds which McKane has not accounted for was made to-day by the Board of Audit.

There is no one, trying to conceal money any longer," said Mr. Overton. "Those bonds have not been accounted for, and something must be done if McKane does not keep his promise to give us a report Thursday. He promised that such a report should be placed before the board meeting yesterday, but at the last moment we received a telephone message begging for a few days longer in which to get matters in shape."

The missing bonds amount to \$200,000. Some of the money raised on these bonds I know has been spent legitimately, but I should like to know where the rest of it has gone.

"Young McKane and O'Rourke were trying to trace the bonds in New York and Brooklyn for that purpose yesterday."

I understand that in the report they are fixing up they want to show that McKane turned more than \$200,000 on town improvements. That may be taken for what it is worth.

Some of the persons responsible with McKane for the return of these bonds or their equivalent will be held accountable for the money.

"McKane was given bonds and he did as he pleased with the money from their sale. Everything was kept in the dark. The Board of Audit was forced to accept his report—such as it was—without knowing where the money went."

In many instances the bonds were issued one month for a certain improvement, and the money was not returned until a year later.

"The report of the investigating committee upon this subject will be of great value to the public, and the endeavor of some people to withhold the truth will be of little or no avail."

I know positively that the money raised on these bonds was spent illegitimately by McKane.

Mr. Overton was then asked to say something about the methods of the Police Justices in fining men and allowing them to turn the fines over to the County Treasurer.

I know positively that any number of fines collected by the police justices, and I was surprised to learn that no money had been turned over to the County Treasurer.

"I inquired into the matter and learned that under the law the justices had the right to purchase stationary with the money collected by fines. Evidently they have used about \$20,000 worth of stationery."

"Nobody knows the amounts of the fines collected by the justices because they kept the disposition of each prisoner in their private pocket."

This record would be interesting, but I understand that the Police Justices,

SUTHERLAND A FUGITIVE.

Gravesend's Convicted Justice Fails to Appear for Sentence.

BONDS DECLARED FORFEITED.

Bench Warrant to Be Issued for His Arrest During the Afternoon.

SENSATION CAUSED IN COURT.

Bondsmen Given Until Monday Morning to Produce the Missing Man.

Kenneth F. Sutherland, Coney Island's Police Justice, who was convicted Wednesday of oppression in connection with the Gravesend election frauds, is a fugitive from justice.

The man who at the back of ex-Czar John Y. McKane's scheme to prevent men to prison time after time—who made a plaything of the Constitution—has fled, no one knows whether, to escape the law. Before the day is over officers will be placed upon his track, but it seems doubtful if they will be able to overtake him.

That, in a nutshell, is the story of the proceedings this morning in Part I of the Circuit Court, Brooklyn. Sutherland was called to receive sentence, and he did not respond. While Justice Brown, in his desire not to strain the law, postponed sentence until Monday morning, the bonds were declared forfeited, and a bench warrant will be issued for the man's arrest.

Two minutes after the above announcement had been made the news was carried in every direction. It flew to the City Hall, across the way into all the offices of the public buildings, to the "L" roads and the horse-cars, and every one asked the question:

"Who next?"

It seemed to be the unanimous opinion that Sutherland, in fleeing from justice, had set an example which would be followed by many of the other twenty-one indicted men. Already the air is filled with rumors. It is asserted that many of the men, on learning that Sutherland displayed the white feather, are anxious to turn State's evidence. It is certain that two have offered to do so, and it is equally certain that the offer has been declined.

With Chief McKane in jail, Sutherland racing off, Justice Newton's bondsmen anxious about their money, the other smaller fry, as it were, are somewhat more than nervous. So are the bondsmen of all, and a raid on the Sheriff's office to surrender their men is one of the things looked for in the immediate future.

The scene in court this morning was unusually impressive. The story of Sutherland's supposed flight told in "The Evening World" yesterday and in the morning papers had been read by everybody. It seemed as if half of Brooklyn wanted to be on hand to see whether or not the man would really respond when called upon.

As early as 9 o'clock the corridors of the court building were crowded, and Gravesend was well represented. Most of the indicted men stood in line. The Committee of One Hundred were nearly all there, and hundreds of others. The crowd became so great that the court officers closed the doors and the indicted men until 4 o'clock. Then the doors opened and within two minutes every seat was occupied, while the aisles were solidly packed with humanity.

A pin could have been heard to drop in the court. The witness called on was Sutherland, with several men, slowly ascending the bench. At that time all the lawyers, including Sutherland, Gen. Tracy Col. Lamb, Deputy Attorney-General Edward M. Shepard and Jere Wernberg, were in the courtroom.

Sutherland's only representative was Lawyer Foster L. Backus. Mr. Backus, who besides being one of the counsel, is also a personal friend of McKane, Newton, Sutherland and the rest, was in the line of the indicted men.

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